United States District Court

WESTERN DISTRICT OF MICHIGAN

JNITED STATES OF AMERICA		ORDER OF DETENTION PENDING TRIAL
v. Curtis D	Oorsev	Case Number: 1:09-cr-00081-GJQ
ı		a detention hearing has been held. I conclude that the following
	Part I – Finding (1) The defendant is charged with an offense described in 18 offense state or local offense that would have been a jurisdiction had existed – that is a crime of violence as defined in 18 U.S.C. § 3156(a an offense for which the maximum sentence is life in an offense for which a maximum term of imprisonment.	3 U.S.C. § 3142(f)(1) and has been convicted of a federal federal offense if a circumstance giving rise to federal ()(4). pprisonment or death.
	in 18 U.S.C. § 3142(f)(1)(A)-(C), or comparable state	the defendant was on release pending trial for a federal, state de date of conviction release of the defendant from mption that no condition or combination of conditions will
	☐ under 18 U.S.C. § 924(c).	s committed an offense ears or more is prescribed in the Controlled Substances Act hed by finding (1) that no condition or combination of conditions
Alternate Findings (B) (1) There is a serious risk that the defendant will not appear. (2) There is a serious risk that the defendant will endanger the safety of another person or the community.		
	Part II – Written Statement o	f Reasons for Detention
I	I find that the credible testimony and information submitted at	the hearing establish by clear and convincing evidence that
2. De 3. De occur 4. De	fendant was previously convicted of a federal drug felony for value fendant's supervised release in his earlier case was revoked for the prior felony drugged. The fendant has no employment. The fendant has no employment. The fendant faces the possible of the prior drug conviction, defendant faces the possible of the prior drug conviction.	or violation of conditions of release. g offense when the conduct alleged in the instant indictment
correction appeal. The United	Part III – Directions Report The defendant is committed to the custody of the Attorney Gents facility separate, to the extent practicable, from persons and The defendant shall be afforded a reasonable opportunity for d States or on request of an attorney for the Government, the to the United States marshal for the purpose of an appearance of the control of the United States marshal for the purpose of the purpose of an appearance of the control of the United States marshal for the purpose of the control of the customs and the control of the customs and the customs are control of the customs and the customs are control of the customs and the customs are control of the customs are customs and the customs are customs and the customs are customs are customs and the customs are customs are customs and the customs are customs are customs are customs and the customs are customs	eneral or his designated representative for confinement in a vaiting or serving sentences or being held in custody pending private consultation with defense counsel. On order of a court of person in charge of the corrections facility shall deliver the
April 02,		n S. Carmody
Date	Signatu	ire of Judge

Ellen S. Carmody, United States Magistrate Judge